

641—89.3(135L) Definitions. The following definitions shall apply throughout the chapter.

“*Abortion*” means an abortion as defined in Iowa Code chapter 146.

“*Adult*” means a person 18 years of age or older.

“*Certification form*” means the form included in the written decision-making materials developed by the department.

“*Court*” means juvenile court.

“*Department*” means the Iowa department of public health.

“*Grandparent*” means the parent of an individual who is the parent of the pregnant minor.

“*Licensed physician*” means a physician as licensed by the Iowa board of medical examiners, Iowa Code chapters 148, 150, and 150A.

“*Medical emergency*” means a condition which, based upon a physician’s judgment, necessitates an abortion to avert the pregnant minor’s death, or for which a delay will create a risk of serious impairment of a major bodily function.

“*Minor*” means a person under 18 years of age who has not been and is not married.

“*Parent*” means a parent or a legal guardian or custodian of a pregnant minor.

“*Video*” means the video developed by the Iowa department of public health which provides information regarding the various options available to a pregnant minor with regard to the pregnancy, including a decision to continue the pregnancy to term and retain parental rights following the child’s birth, a decision to continue the pregnancy to term and place the child for adoption following the child’s birth, and a decision to terminate the pregnancy through abortion.

“*Written decision-making materials*” means the materials developed by the Iowa department of public health which provide information regarding the various options available to a pregnant minor with regard to the pregnancy as outlined in the definition of video.